Sheet 1

UNITED STATES DISTRICT COURT

Eastern	District of	Pennsylvania
UNITED STATES OF AMERICA V.	JUDGMENT	IN A CRIMINAL CASE
DANIEL E. JONES a/k/a "Ryhmenoceros"; a/k/a	Case Number:	DPAE2:10CR000608-01
"Limewithcoke"; a/k/a "Limewithcoke3"; a/k/a "Limewithcoke4"; a/k/a "Minimusmaxim"	USM Number:	66399-066
	Louis R. Busico Defendant's Attorney	, Esquire
THE DEFENDANT:		
X pleaded guilty to count(s) 1 of the Indictment		
pleaded nolo contendere to count(s) which was accepted by the court.		
which was accepted by the count. U was found guilty on count(s)	FILED	
after a plea of not guilty.	SEP 1 5 2011	
The defendant is adjudicated guilty of these offenses:	MICHAELE KING	
Title & Section Nature of Offense 18 U.S.C.§2252(a) Distribution of child pornog	MICHAEL E. KUNZ, Clerk By Dep. Clerk	Offense Ended Count 10/6/2009 1
The defendant is sentenced as provided in pages 2 the Sentencing Reform Act of 1984.	through 7 of th	is judgment. The sentence is imposed pursuant to
☐ The defendant has been found not guilty on count(s)		
x Count(s) 2 x is	are dismissed on the	motion of the United States.
It is ordered that the defendant must notify the Un or mailing address until all fines, restitution, costs, and spec the defendant must notify the court and United States attor	nited States attorney for this dis cial assessments imposed by thi mey of material changes in eco	trict within 30 days of any change of name, residence, s judgment are fully paid. If ordered to pay restitution, onomic circumstances.
	September 14, 20 Date of Imposition of	
	Signature of Judge	. R. Pari
٠,	Jan E. DuBois, U. Name and Title of Jud	
	September 14, 20 Date	

MARINGA. Probab Case 2:10-cr-00608-JD Document 53 Filed 09/15/11 Page 2 of 9

(Rev. 06/05) Judgment in Criminal Case
Sheet 2 — Imprisonment

AO 245B

Page __ 2 of Judgment

DEPUTY UNITED STATES MARSHAL

DEFENDANT: CASE NUMBER: DANIEL E. JONES

DPAE2:10CR000608-01

	IMPRISONMENT	
total tern	The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a m of:	
Eighty-	-four (84) months on Count One of the Indictment.	
X	The court makes the following recommendations to the Bureau of Prisons: That defendant be designated to an institution in close proximity to Philadelphia, Pennsylvania, where his family which he can receive appropriate sex offender treatment. If permitted by Bureau of Prisons regulations, it is recodefendant be permitted to communicate with his girlfriend, Brieanna LaRosa, by e-mail while in custody	resides, and at mmended that
	The defendant is remanded to the custody of the United States Marshal.	
	The defendant shall surrender to the United States Marshal for this district: a	
	as notified by the United States Marshal.	
X	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:	
surrende Philadelp	X before 2 p.m. 10/31/2011* In the event no institution is designated by the Bureau of Prisons on or before Monday, October 31, 2011, defendance no later than 2:00 P.M. on Monday, October 31, 2011, at the Office of the United States Marshal, 601 Market Strephia, Pennsylvania, 19106.	nt shall self- et, tlest and are
	as notified by the Probation or Pretrial Services Office.	· ·
	RETURN	
I have ex	xecuted this judgment as follows:	
	Defendant delivered to	·
at	, with a certified copy of this judgment.	ali sell-
	UNITED STATES MARSHAL	
	By	

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AO 245B (Rev. 06/05) Judgment in a Criminal Case

Sheet 3 — Supervised Release

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DEFENDANT: CASE NUMBER: DANIEL E. JONES

DPAE2:10CR000608-01

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of:

Ten (10) years on Count One of the Indictment.

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The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.

- X The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- X The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- X The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- X The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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CASE NUMBER:

(Rev. 06/05) Judgment in a Criminal Case Sheet 3A Supervised Release

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DEFENDANT:	i	

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ADDITIONAL SUPERVISED RELEASE TERMS

- 1.. Defendant shall participate in a mental health treatment program or programs for sex offenders at the direction of the United States Probation Office, and shall remain in the program or programs until satisfactorily discharged with the approval of the United States Probation Office and the Court. The programs may include, but are not limited to, cognitive/behavioral treatment for sexual deviancy conducted by a qualified mental health professional experienced in treating and managing sexual offenders. While in any such program, defendant shall follow all of the rules of the program, and shall submit to risk assessment, psychological and physiological testing which may include, but is not limited to, polygraph or other specific tests to monitor compliance with supervised release and treatment conditions, at the direction of the United States Probation Office and treatment staff at the sex offender program;
- 2. Defendant shall provide the United States Probation Office with access to all computers used by defendant, and all computer-related devices, programs or applications on all such computers, for examination and shall permit the installation of any hardware or software systems which monitor or filter computer use;
- 3. Defendant shall abide by the standard conditions of computer monitoring and filtering approved by the Court. Defendant shall pay the cost of computer monitoring not to exceed the monthly contractual rate. A copy of the Computer Monitoring Standard Conditions signed by defendant and approved by the Court is attached to the Judgment and Commitment Order;
- 4. Defendant shall not use a computer to access any material involving child pornography, including pedophilia materials of all types, or depictions or descriptions of minors engaged in sexually explicit conduct;
- 5. Defendant shall not have any unsupervised contact with minors by defendant must be approved in advance by: the United States Probation Office;
- 6. Defendant may not engage in any form of communication with minors, direct or indirect, such as letter writing, telephone or computer conversations, without the prior approval of the United States Probation Office. These is restrictions are to be interpreted reasonably and do not apply to incidental contact the defendant may have with a minor in public; and,
- 7. Defendant shall not obtain employment or perform volunteer work which includes, as part of his job/work; the description, any contact with minor children. With respect to this condition of supervised release, the Court finds that (a) imposition of such restriction is reasonably necessary to protect the public because there is reason to believe that, absent such restriction, the defendant will continue to engage in unlawful conduct similar to that for which defendant was convicted; (b) a reasonably direct relationship existed between defendant's occupation, business, profession or hobby, and the conduct relevant to the offense of conviction; and, (c) the time frame and structure of this condition is for the minimal time frame and to the minimum extent necessary to protect the public.

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DANIEL E. JONES

DEFENDANT: CASE NUMBER:

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CRIMINAL MONETARY PENALTIES

Judgment — Page

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

тот	TALS \$	Assessment 100.00	\$	<u>Fine</u> S	Restituti \$ 3,000.00	
	The determina after such dete		eferred until	An Amended Judgment	in a Criminal Case	(AO 245C) will be entered
	The defendant	must make restitution	ı (including community	restitution) to the follow	ing payees in the amor	unt listed below.
	If the defendar the priority ord before the Uni	nt makes a partial pay der or percentage pay ted States is paid.	ment, each payee shall r ment column below. H	eccive an approximately owever, pursuant to 18 U	proportioned payment .S.C. § 3664(i), all no	, unless specified otherwise it onfederal victims must be paid
<u>Nan</u>	ne of Payee		Total Loss*	Restitution O	rdered	Priority or Percentage
	Page No. 6 for mation on rest					Control of the Contro
		\; 				
						minge
TOT	TALS	\$	0_	\$	0	
	Restitution ar	nount ordered pursua	nt to plea agreement \$			
	fifteenth day	after the date of the ju		U.S.C. § 3612(f). All of		e is paid in full before the on Sheet 6 may be subject
X	The court det	ermined that the defe	ndant does not have the	ability to pay interest and	d it is ordered that:	
	X the intere	est requirement is wai	ved for the fine	x restitution.		
	☐ the intere	est requirement for the	e 🔲 fine 🗌 re	stitution is modified as fo	ollows:	•

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

Judgment Page __

DEFENDANT: CASE NUMBER:

ADDITIONAL TERMS FOR CRIMINAL MONETARY PENALTIES

Defendant shall pay restitution in the total amount of \$3,000.00, \$1,000.00 to each of the three victims identified in this case - "Vicky," "Amy," and "L.S." The restitution is due immediately and shall be paid within thirty (30) days. Interest on the restitution is waived. Restitution payments shall be made to Clerk, U.S. District Court, Eastern District of Pennsylvania, for distribution to the following victims in the amount of \$1,000.00 each:

Carol L. Hepburn, Esquire Attorney trust account for "Vicky" Suite 200 Seattle, Washington 98102

James R. Marsh, Esquire Attorney trust account for "Amy" P.O. Box 4668#65135 New York, New York 10163-4668

John Radeliffe, Esquire Attorney trust account for "L.S." Ashcroft, Sutton Ratcliffe, LLC 1700 Pacific Avenue Suite 3600 Dallas, Texas 75201

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The Court finds that defendant has sufficient assets, income, and income earning potential to warrant imposition of the restitution obligation and payment schedule, taking into account his expenditures for food, clothing, shelter and other necessities.

The Court finds that defendant has insufficient assets, income, and income earning potential to warrant imposition of a fine in addition to the restitution obligation. Accordingly, a fine is waived in this case.

Defendant shall pay to the United States of America a Special Assessment of \$100.00 which shall be due immediately and paid within thirty (30) days.

DANIEL E. JONES

DEFENDANT: CASE NUMBER:

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SCHEDULE OF PAYMENTS

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Hav	ing a	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:
A		Lump sum payment of \$ due immediately, balance due
		not later than in accordance C, D, E, or F below; or
В		Payment to begin immediately (may be combined with \square C, \square D, or \square F below); or
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F	X	Special instructions regarding the payment of criminal monetary penalties: See Page No. 6.
Uni imp Res	ess th rison ponsi	ne court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during ment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financia ibility Program, are made to the clerk of the court.
The	defe	endant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
	Join	nt and Several
		fendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, I corresponding payee, if appropriate. 9-15-11 Gawyse) Wash
	The	e defendant shall pay the cost of prosecution.
	The	e defendant shall pay the following court cost(s):
	The	e defendant shall forfeit the defendant's interest in the following property to the United States: J. Zime

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

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UNITED STATES DISTRICT COURT

for the Eastern District of Pennsylvania

COMPUTER MONITORING STANDARD CONDITIONS

1.	1. Deniel Jones	have been ordered to have my
	computer use monitored/filtered as a c	ondition of supervision. I agree to comply
	with all program rules set forth in thi	s agreement, and the instructions of the
	probation officer. I understand that this	agreement is, by reference, part of the order
	setting conditions for my supervision a	nd that failure to comply with its provisions
	or the instructions of my officer will be co	onsidered a violation of my supervision and
	may result in an adverse action.	• •

- 2. I agree to call my officer immediately if I have any questions about these rules or if I experience any problems that may hinder my compliance with this program.
- I understand that my officer will use telephone calls and unannounced personal visits to monitor my compliance. When at home, I agree to promptly answer my telephone or door.
- 4. I understand that I may only use one computer in my home. This computer must have a Windows or DOS operating system. I further understand that I am solely responsible for the content, programs, and data that may be stored on the computer. Prohibited are any wireless devices, including hand-held computers and cellular telephones that can transmit images or files.
- 5. My supervising officer may install software designed to monitor or filter computer activities on any home computer I am authorized to use. Prior to the installation of computer monitoring or filtering software, the computer drives will undergo an initial inspection. I understand that the software may record any and all activity on my computer, including the capture of keystrokes, application information, Internet use history, e-mail correspondence, and chat conversations. I further understand that a notice will be placed on the computer at the time of installation to warn others of the existence of the monitoring software on my computer. I agree not to attempt to remove, tamper with, reverse engineer, or in any way circumvent the software.
- 6. I will not use any software program or device designed to hide, alter, or delete records/logs of my computer use, Internet activities, or the files stored on my assigned computer. This includes the use of encryption, stenography, and cache/cookie removal software.

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- 7. I will not install new hardware or effect repairs on my computer system without receiving prior permission from my supervising officer.
- I understand that my supervising officer may use measures to assist in monitoring compliance with these conditions, such as placing tamper-resistant tape over unused ports and to seal my computer case.
- 9. I will disclose all online accounts, including user-names and passwords, to my supervising officer upon request. I will also provide telephone/Internet service provider billing records upon demand, as well as proof of the disconnection or termination of such services. I agree to execute a release form to allow the U.S. Probation Office to access account information directly from the Internet Service Provider.
- I will not create or assist directly or indirectly in the creation of any electronic bulletin board, ISP, or any other public or private network without the prior written consent of the U.S. Probation Office.
- If password protection is required on my system, application, or files used by the offender, such passwords will be provided upon request of the U.S. Probation Office.
- 12. I consent to allow for the examination of any internal or external storage media, including hard disks, zip disks, floppy diskettes, CD ROMs, optical disks, magnetic tapes, or any other storage media.

(Signed) (Defendant) (Date)

U.S. Probation Officer/Designated Witness (Date)

Approved:

U.S. District Judge Date

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